In re the Application of: Matayabas Jr. et al.

Application No.: 10/611,549 (inventor(s))

Application No.: 10/01/1,342

Filed: June 30, 2003

For: WIRE-BONDED PACKAGE WITH ELECTRICALLY INSULATING WIRE ENCAPSULANT AND

## THERMALLY CONDUCTIVE OVERMOLD

(title)

Mail Stop Amendment COMMISSIONER FOR PATENTS P.O. Box 1450

Alexandria, Virginia 22313-1450

SIR: Transmitted herewith is an Amendment and Response for the above-referenced application.

Applicant claims small entity status. See 37 CFR 1.27.

XX No additional fee is required.

The fee has been calculated as shown below:

The ree has been calculated as shown below.

(Col. 1)			(Co	ol. 2)	(Col. 3)	
	Claims Remaining			Highest N		
			Previously		Present	
	Afte	er Amd.		Pai	d For	Extra
Total Claims	*	29	Minus	**	37	0
Indep. Claims	*	4	Minus	***	4	0
First Presentation of Multiple						

Dependent Claim(s)

\* If the entry in Col. 1 is less than the entry In Col. 2, write "0" in Col. 3.

\*\* If the "Highest No. Previously Paid For" IN THIS SPACE is less than 20, write "20" in this space.

SMALL ENTITY

DIVIALL LIVITI			
Rate	Additional Fee		
X25	\$		
X100	\$		
+180	\$		
Total Add. Fee	\$		

OTHER THAN A
SMALL ENTITY

Patent

	Rate	Additional Fee	
	X50	\$	0
i	X200	\$	0
	+360	\$	
Ā	Total Add. Fee	\$	0

\*\*\* If the "Highest No. Previously Paid For" IN THIS SPACE is less than 3, write "3" in this space. The "Highest No. Previously Paid For" (Total or Independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment or the number of claims originally filed.

## CERTIFICATE OF MAILING BY FIRST CLASS MAIL (if applicable)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage in an envelope addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450

- 1 -

on _		December 9, 2004		
		Date of Deposit		
		Adrian Villarreal		
		Name of Person Mailing Correspondence	-	
	/ ( _		December	9, 2004
	V \	Signature	Date	•7

		is attached for presentation of additional claim(s).					
	Applicant(s) hereby Petition(s) for a	n Extension of Time of	month(s) pursuant to				
	37 C.F.R. § 1.136(a).						
	A check for \$ is at	ttached for processing fees under	37 C.F.R. § 1.17.				
	Please charge my Deposit Account 1	No. 02-2666 the amount of \$	·				
	A duplicate copy of this sheet is er	nclosed.					
X	The Under Secretary of Commerce		ctor of the United States				
	Patent and Trademark Office is here	Patent and Trademark Office is hereby authorized to charge payment of the following fees associated					
	with this communication or credit ar	ny overpayment to Deposit Accou	nt No. 02-2666 (a duplicate copy				
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		X Any additional filing fees required under 37 C.F.R. § 1.16 for presentation of					
	extra claims.	, , ,					
	X Any extension or petition fees under 37 C.F.R. § 1.17.						
		<b>3</b>					
		BLAKELY SOK	DLOFF TAYLOR & ZAFMAN LLP				
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Date:	12-9-04	I sold M	Seew				
		Todd M. Becker					
		Reg. No. 43.487					

- 2 -

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| December 9, 2004 | Adrian Villarreal | Date Mailed | Name | Signature | Date | Date

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner:

Art Unit:

Nathan W. Ha

2814

Applicants: J. Chris

J. Christopher Matayabas Jr. et al.

Serial No.:

10/611,549

Filed:

June 30, 2003

For:

WIRE-BONDED PACKAGE WITH

ELECTRICALLY INSULATING WIRE

ENCAPSULANT AND THERMALLY

CONDUCTIVE OVERMOLD

Docket No.:

42P16901

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## **AMENDMENT D (37 C.F.R. § 1.111)**

Sir:

This amendment is submitted in response to the Office Action mailed September 9, 2004, for the above-noted patent application.

Applicants respectfully request that the Examiner do the following with this amendment:

- 1. Please enter the amendments to the specification, if any, found in section I below.
- 2. Please enter the amendments to the claims, if any, found in section II below.
- 3. Please consider the specification amendments in section I and the claims listed in section II in view of the remarks found in section III.